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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/944,307	08/30/2001		James H. Falkner	SUN-P6376-PIP	2167	
57960	7590	04/06/2006		EXAMINER		
SUN MICE			PWU, JEFFREY C			
C/O PARK, 2820 FIFTH		AN & FLEMING LL	ART UNIT	PAPER NUMBER		
DAVIS, CA	95616		2143			
				DATE MAILED: 04/06/200	DATE MAILED: 04/06/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/944,307	FALKNER, JAMES H.	
Office Action Summary	Examiner	Art Unit	
	Jeffrey C. Pwu	2143	
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	lely filed the mailing date of this communication. C (35 U.S.C. § 133).	
Status			
Responsive to communication(s) filed on <u>06 Jac</u> This action is FINAL . 2b) ☐ This Since this application is in condition for allower closed in accordance with the practice under E	action is non-final.		
Disposition of Claims			
4) Claim(s) 1-24 is/are pending in the application. 4a) Of the above claim(s) is/are withdray. 5) Claim(s) is/are allowed. 6) Claim(s) 1-4,6-12,14-20 and 22-24 is/are rejection. 7) Claim(s) 5, 13, 21 is/are objected to. 8) Claim(s) are subject to restriction and/o. Application Papers 9) The specification is objected to by the Examine. 10) The drawing(s) filed on is/are: a) accomplication and request that any objection to the Replacement drawing sheet(s) including the correction. 11) The oath or declaration is objected to by the Examine.	wn from consideration. ted. r election requirement. r. epted or b) objected to by the Edrawing(s) be held in abeyance. See ion is required if the drawing(s) is objected to by the Edrawing(s) is objected to	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document: 2. Certified copies of the priority document: 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	s have been received. s have been received in Application in the second	on No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		

Application/Control Number: 09/944,307 Page 2

Art Unit: 2143

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-24 are rejected under 35 U.S.C. 102(e) as being anticipated by **Foster** (U.S. 6,675,382)

Foster teaches claims

1. A method to facilitate automated software installation on a remote computer over the Internet, comprising:

initializing the remote computer with a custom operating system (col.7, line 35-col.8, line 55), wherein the custom operating system allows access to the remote computer over the Internet, wherein the custom operating system determines the location of an archive, downloads the archive, installs the archived software and restarts the remote computer; (col.12, lines 47-54)

providing an archive locator to the remote computer, wherein the archive locator is one of, a uniform resource locator (URL) and a proprietary resource locator; (col.12, lines 48-54)

requesting an archive from a site specified by the archive locator, wherein the archive includes an operating system and desired software packages preconfigured for the remote computer; (col.12, lines 48-54)

Application/Control Number: 09/944,307 Page 3

Art Unit: 2143

downloading the archive to the remote computer from the site specified by the archive

locator; and (col.12, lines 48-54)

re-initializing the remote computer with the operating system and software packages in

the archive. (col.9, lines 22-47; claim 1)

2. The method of claim 1, further comprising loading the custom operating system into the

remote computer during installation of the remote computer. (step 440, post install, col.9, lines

22-47)

3. The method of claim 1, further comprising initializing the remote computer automatically with

the custom operating system when power is applied to the remote computer. (col.9, lines 22-47)

4. The method of claim 1, further comprising: creating the archive; storing the archive at a site

on the Internet accessible using the archive locator; and upon receiving an authorized request for

the archive from the remote computer, downloading the archive to the remote computer, (col.9,

line 18-col.10, line 47)

7. The method of claim 1, wherein providing the archive locator includes providing the archive

locator over the Internet. (see payload file 210)

Art Unit: 2143

- 8. The method of claim 1, wherein providing the archive locator includes providing the archive locator in a command line parameter during initialization of the remote computer. (see payload file 210)
- 9. A computer-readable storage medium storing instructions that when executed by a computer cause the computer to perform a method to facilitate automated software installation on a remote computer over the Internet, the method comprising: initializing the remote computer with a custom operating system, wherein the custom operating system allows access to the remote computer over the Internet, wherein the custom operating system determines the location of an archive, downloads the archive, installs the archived software and restarts remote computer; providing an archive locator to the remote computer, wherein the archive locator is one of, a uniform resource locator (URL) and a proprietary resource locator; requesting an archive from a site specified by the archive locator, wherein the archive includes an operating system and desired software packages preconfigured for the remote computer; downloading the archive to the remote computer from the site specified by the archive locator; and re-initializing the remote computer with the operating system and software packages in the archive. (col.12, lines 47-54; col.9, lines 22-47; claim 1)
- 10. The computer-readable storage medium of claim 9, the method further comprising loading the custom operating system into the remote computer during installation of the remote computer. (col.9, lines 22-47)

11. The computer-readable storage medium of claim 9, the method further comprising initializing the remote computer automatically with the custom operating system when power is applied to the remote computer. (col.9, lines 22-47)

12. The computer-readable storage medium of claim 9, the method further comprising: creating the archive; storing the archive at a site on the Internet accessible using the archive locator; and upon receiving an authorized request for the archive from the remote computer, downloading the archive to the remote computer. (col.9, lines 22-47)

15. The computer-readable storage medium of claim 9, wherein providing the archive locator includes providing the archive locator over the Internet. (col.9, lines 22-47; abstract)

16. The computer-readable storage medium of claim 9, wherein providing the archive locator includes providing the archive locator in a command line parameter during initialization of the remote computer. (claim 1)

Claims 17-20 and 23-24 are similarly rejected as in claims 1-5 and 7-8.

Allowable Subject Matter

Claims 5, 13, and 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

3. Applicant's arguments filed 1/6/06 have been fully considered but they are not persuasive. Terminal Disclaimer does not obviate 102(e) Rejection.

Conclusion

4. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

1. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jeffrey C. Pwu whose telephone number is 571-272-6798. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David Wiley can be reached on 571-272-3923. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/944,307

Art Unit: 2143

Page 7

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3/31/06

JEFFREY PWU

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